From: Wessinger-Hill, JoAnne

To: Kenneth Truelove; PSC Contact; ketruelove@aol.com; Daniel.Truelove@chhi.com; Huber, Christopher; Rhaney,

<u>Donna L</u>

Cc:Huber, Christopher; Besley, Sharon; Rhaney, Donna L; Wessinger-Hill, JoAnneSubject:RE: SCPSC eService Notification (Order# 2022-22) -- Docket No. 2021-340-T Status

Date: Wednesday, February 2, 2022 6:32:42 PM

Attachments: <u>image001.png</u>

To All Parties of Record:

In response to an email from Mr. Truelove (below), this purpose of this email is two-fold. First, to provide a copy of the email from Mr. Truelove below to all parties of record in this docket in accordance with Commission rules and regulations, as well its *Ex Parte Communications* Policy, so as to avoid the possibility of any inadvertent or unintended *ex parte* communication as prohibited by law with any employee or staff member of the Commission. Second, the other purpose of this email is to provide the requested status of Docket No. 2021-340-T as follows:

1. Order No. 2022-22 was issued per the Commission Directive dated January 13, 2022 which is the motion and recorded vote of the Commission. The DMS shows that an Objection and Petition for Reconsideration was filed on January 25, 2022 related to the Directive (Not an Order) of the Vote by the Commission on January 13, 2022.

DOCKET NO. 2021-340-T - ORDER NO. 2022-22

FEBRUARY 2, 2022

IN RE Application of Truemove LLC d/b/a ORDER APPROVING
College HUNKS Hauling Junk & PROPOSED TARIFF
Moving to Amend Tariff AMENDMENTS IN PART, AND
DENYING PROPOSED
AMENDMENTS IN PART

I. INTRODUCTION

This matter comes before the Public Service Commission of South Carolina (Commission) by the Application of Truemove LLC d/b/a College HUNKS Hauling Junk & Moving (Truemove) to amend its tariff. The company holds a Class E, household goods motor carrier certificate, and seeks approval to increase its hourly rates and to make other tariff changes. We approve the proposed tariff amendments in part as discussed herein and we deny in part the remaining portions of the proposed tariff amendments.

II. FACTS, PROCEDURAL HISTORY, and EVIDENCE OF RECORD

The Commission first granted Truemove Class E certification as a household goods motor carrier on a state-wide basis on May 14, 2019. In its application filed on October

- 2. The Motion for Reconsideration received on January 25, 2022 has not been addressed or voted on by the Commission in an Business Meeting or Special Meeting at this time. There is no directive or vote by the commission since January 25, 2021 posted in this Docket.
- 3. Commission Regulation 103-854 states that any party may, within 20 days from the date the Order is received, file a motion for reconsideration. The Commission has 30 days to rule or vote upon the Motion (and then issue an Order corresponding to the Commission Directive). Regulation 103-854 and 103-856 are provided below. Any party to this Docket may file a response to the Motion pursuant to Regulation 103-829, which also provides the timeline for a Reply from the moving party.

4. Commission Regulations 103-854 and 103-856 as found on the Commission website are as follows:

103-854. Petition for Rehearing or Reconsideration.

Unless otherwise provided by law, no cause of action shall accrue in any court of competent jurisdiction to vacate or set aside any Order of the Commission, either in whole or in part, unless a petition for rehearing or reconsideration and proof of service are filed with the Commission, and an Order has been issued disposing of the matter.

- A. Form, Contents of Petition for Rehearing or Reconsideration. All petitions for rehearing or reconsideration shall conform to R. 103-825.
- B. Time limit for filing a petition for rehearing or reconsideration. Except as otherwise provided by S. C. Code Ann., Section 58-5-330, 58-9-1200, 58-11-550, 58-27-2150 (1976), any party of record may, within 20 days after the date of receipt of Order, petition the Commission for rehearing or reconsideration. A Petition for Reconsideration shall be subject to the same statutory parameters as a Petition for Rehearing.
- C. Action by the Commission. The Commission must act upon the petition for rehearing or reconsideration within thirty (30) days after such petition is filed except as otherwise provided by S. C. Code Ann., Section 58-5-330, 58-9-1200, 58-11-550, 58-27-2150 (1976). Failure to act within this time period shall be deemed a denial of the relief sought in the petition.
- D. Effect of Filing a Petition. Filing a petition shall not excuse or delay compliance with an Order issued by the Commission, unless specifically provided by the Commission.

HISTORY: Added by State Register Volume 14, Issue No. 3, eff March 23, 1990; State Register Volume 31, Issue No. 4, eff April 27, 2007.

Regulation 103-856. Appellate Review.

- A. In General. After denial of rehearing, a party of record may appeal a Commission Order to the appropriate judicial forum pursuant to applicable provisions of law.
- B. Stay of Commission Order Pending Review. Except as otherwise provided by law, an appeal from an Order of the Commission shall not of itself stay or suspend operation of the Order of the Commission.

- C. Transcript of Testimony. A transcript of the proceeding will be furnished upon request directed to the Commission's hearing reporters, stating the number of copies desired, the person to be billed and the person to whom the transcript is to be sent.
- D. Record on Appeal. In any action to review a final decision of the Commission, the record shall consist of all items set forth in R. 103-804E.
- E. Stipulations. The Commission, and any party of record appealing a Commission Order, may stipulate that a certain question or questions and a specified portion of the evidence shall be certified to the Court for its judgment, whereupon such stipulation and the question or questions and the evidence therein specified shall constitute the record on view.
- F. Priority. Cases appealed from the Commission shall have priority where such is given by statute.
- 5. Please refer to the Commission's website for information, links or publications which may be useful.

Any questions concerning the status of this Docket (or matters pending therein) should be addressed to the Clerk's Office for the Public Service Commission of South Carolina. When calling the Commission, please ask the receptionist for the Clerk's Office and state the Docket Number or type of utility case (i.e., electric, transportation, gas, etc.). This Docket is a transportation matter and you would want to talk with the Clerk handling Transportation matters.

We cannot provide legal advice and cannot have communications or conversations which do not include all parties of record by state statute. Subject to the Code of Judicial Conduct, the Clerk's Office of the Commission has some limited ability to provide some general administrative or procedural information – which is also available on the Commission's website or DMS.

This email is not intended to serve as legal advice to the reader, and the Commission is, in no way through this email or publication of any materials on the docket Management System (DMS) or website, attempting to replace the legal advice provided by an attorney licensed to practice law in South Carolina. In the unlikely event that this email or publication of any materials on the docket Management System (DMS) or website contains a conflict with the law of the State of South Carolina or any other applicable law, the relevant applicable law prevails.

Jo Anne Wessinger Hill

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The information contained in this e-mail message is public and will be filed in the Docketing Management System (DMS) for the corresponding docketed matter. Any responsive e-mail message by you should also be filed by you in the DMS for this matter. If the reader of this message does not want certain information, which is meant to be discussed only between the parties and not Public Service Commission of South Carolina (Commission) staff, please do not use "reply all" to this message. Any e-mail message involving the Commission or Commission staff is also subject to the provisions of Commission Order No. 2019-748 in Docket No. 2019-329-A; shall be published in the docket for this matter; and should also

be copied to all parties of record in the docket. If you have received this communication in error, please immediately notify us by telephone at (803) 896-5100.

From: Kenneth Truelove < Kenneth. Truelove@chhj.com>

Sent: Wednesday, February 2, 2022 5:03 PM

To: PSC_Contact < contact@psc.sc.gov>

Cc: Huber, Christopher <chuber@ors.sc.gov>; Besley, Sharon <sharon.besley@psc.sc.gov>; Rhaney,

Donna L < DRhaney@ors.sc.gov>; Wessinger-Hill, JoAnne < JoAnne.Hill@psc.sc.gov>

Subject: [External] RE: SCPSC eService Notification (Order# 2022-22)

Kind To all concerned parties:

I am writing to request clarification of Order# 2022-22. On January 25, 2022, we sent an appeal and request for reconsideration, but it is not mentioned in the order issued today. Was Order# 2022-22 issued in response to our objection and request for reconsideration?

Kind regards, Ken Truelove 843.499.1798

From: scpscforms@psc.sc.gov>

Sent: Wednesday, February 2, 2022 3:06 PM

To: Kenneth Truelove < <u>Kenneth.Truelove@chhj.com</u>> **Subject:** SCPSC eService Notification (Order# 2022-22)

This is an eService notification for Order# 2022-22

Summary: Order Approving Proposed Tariff Amendments in Part, and Denying Proposed Amendments in Part - Application of Truemove LLC d/b/a College HUNKS Hauling Junk and Moving to Amend Tariff (Also See Docket No. 2019-62-T)

Docket/NDI Number: 2021-340-T

To CONFIRM electronic service of this order click here

To VIEW the order on the DMS Web Site click here

Alternately, you may login to MyDMS at https://dms.psc.sc.gov/mydms/ to view and confirm all of your eService notifications.

This notification was sent to kenneth.truelove@chhj.com

- The Public Service Commission of South Carolina

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